IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

CALGON CARBON CORPORATION,

Plaintiff,

v.

Civil Action No. 98-72

POTOMAC CAPITAL INVESTMENT, a

Delaware Corporation; PROGRESS

CAPITAL HOLDINGS, INC., a

Florida Corporation: and

Delaware Corporation; PROGRESS CAPITAL HOLDINGS, INC., a Florida Corporation; and FLORIDA PROGRESS CORPORATIONS a Florida Corporation, Defendants.

## ORDER

Therefore, this day of December, 2006, IT IS HEREBY ORDERED that DEFENDANTS' MOTION IN LIMINE TO EXCLUDE EVIDENCE OF EXPENDITURES ON JOBS THAT WERE NOT SHIPPED, ASSEMBLED, OR INSTALLED UNTIL AFTER THE CLOSING AND FOR PROBLEMS THAT DID NOT ARISE UNTIL AFTER THE CLOSING [document #343] is DENIED for the reasons set forth by this Court in its September 24, 2003 order [document #265].

BY THE COURT:

cc: All Counsel of Record